REMARKS

The present amendment is being filed to provide consistent language throughout the claims, and does not change their meaning in any way.

Prior to the proposed amendment, part "A" of claim 1 recited "...foamed propylene homopolymers or copolymers...", and part "B" recited "...the polyolefins of the foam layer A". Thus, part B referred back to part A. The proposed amendment of part "B" to more clearly recite "...propylene homopolymers or copolymers of the foam layer A...does not change the meaning of the claim in any way, as the "propylene homopolymers or copolymers" of part "A" is of the same scope in both instances.

The proposed amendment should therefore be entered.

Favorable action is respectfully solicited.

ADDITIONAL FEE

Please charge any insufficiency of fees, or credit any excess to our Deposit Account No. <u>14-1263</u>.

Respectfully submitted, NORRIS, McLAUGHLIN & MARCUS, P.A.

> William C. Gerstenzang Reg. No. 27,552

WCG/tmo

875 Third Avenue, 18th Floor New York, New York 10022 (212) 808-0700 I hereby certify that this correspondence is being transmitted via facsimile, no. 571-273-8300 to: Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on January 17, 2006.

3v //

Zsuzsa Schuster
Date ___January 17, 2006